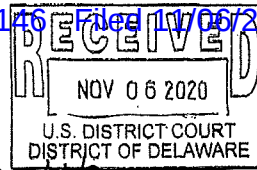


Letter Cover



Judge Connolly  
844 N. King St.  
Wilmington, DE 19801

19-CR-140

"updates"

As per order

The Defendant wrote Stand-By Counsel  
Seeking an affidavit;

Needed for appeal of 28 USC 144  
"Denial as late"; 9/26/2019;

Additionally needs the

Rule 12(c)+(d) opinion; 10/1/20;

Denial of Preliminary Inj.;

10/10.6/Let 27.4 (1988 Access to  
Justice Act); 9/26/19 (Filed);

Denial of Rule 12.3 9/15/19  
(Court reading of DC v. Heller);

18 USC 3145 3/23/20

Denial?

12(b)(2)(3)/12(B)(v) Counts III+IV  
3/23/20

Certificate of Service  
Prison Mailbox System

15 weeks "No supplies"

① "Adversarial System"  
THE Ultimate Demise OF  
LOP10.6/LAR 27.4

Keith Dougherty Directs the Court to  
"The Civic Duty Letter" Filed By ECF into  
10-3253. In conjunction with the Rule  
60(b) motion filed, "and unlawfully denied  
by Chief Clerk Waldron; 10/07/12"

Directed to then Chief McKee it resolved:  
"No Local Rule... that had not been sub-  
jected to what is detailed in 28 USC § 2074  
can be used to deny "Appellate or Original  
Jurisdiction"; "Now Super-Precedent";

① For The Idiot Squad

Original Jurisdiction: [CAN BE] 1. HABEAS  
"in the Supreme Court, Circuit Court, or District  
Court"; And Article I Section 9 Says "It  
cannot be suspended"; (U. S. Constitution);

Original Jurisdiction in the 3rd Cir  
can also be "Mandamus" 10-3253, 13-1040,  
19-1904 (All Fees Paid and Petitioner not  
Subjectable to PLRA Re-Screening);

It can also include: "The Pilot's  
Bill of Rights" 13-CV-447(MD PA); 13-3772.

Hall v. Hall "Reverses the 3rd Cir 9-0"  
provides in pertinent part;

3rd Cir Reversed 9-0;

② Hall v. Hall, 584 U.S. —, 138 S.Ct. 200 L. Ed. 2d 399 (2018)  
 "Congress, we have held, does not alter the fundamental details of an existing scheme with 'vague terms' and subtle devices." Whitman v. American Trucking Assn., Inc., 531 U.S. 457, 468, 121 S.Ct. 903, 149 L. Ed. 1 (2000); cf. Class, 583 U.S. at —, 138 S.Ct. 798, 200 L. Ed. 2d 37. That's true in spades when it comes to the work of the Federal Rules Advisory Committees. . . . (28 USC 331);

For the Idiot Squad, Young FINUNCARE Connolly this means 28 USC 330. See Omnibus Motion 9/26/19 to "permanently enjoin DOJ 10.6/LAR 27.4" because of the 1988 Access to Justice Act [???

② See Also Pennsylvania and the Caspary Mt v. The Catholic Charities Organization aka Little Sisters of the Poor; 7/8/20 7-2;

"Nation wide Injunction" Granted by a "Radical Judge From the ED of Pennsylvania District Court"; affirmed as 3rd Cir Precedent, as to

28 USC 2071 (Local Rules) The Separate Issue

"90 Day Open Comment period"

(1990) Void! Even if Executive Order by the 3rd Cir 28 USC 332 Committee DOJ 10.6/LAR 27.4 "is Not Lawful"

3  
 So for the "Idiot Squad" the  
 "Fundamental Details" with "Vague  
 Terms" has been fought out by  
 The One and Only Article III  
 Court: to be defined as

1. Subject Matter
2. Personal
3. Tribunal, ...

See as an explanation for those  
 who "CANNOT Decipher";  
 II A; Characterizing a rule as Jurisdictional  
 renders it Unique in our adversarial system  
 {LEHR 3 [4] ...

3  
 [Here "the Idiot Wilson" saying  
 "there is no pre-trial Habeas  
 in the 3rd Cir" because of the  
 Local Custom Reuse v. FDC  
 Phila. Warden (2018) relying on  
 IOP 10.6 / LAR 27.4"]

... Objections to a tribunal's Jurisdiction  
 can be raised at anytime even  
 by a party that once conceded  
 the tribunal's subject-matter jurisdiction  
 over the controversy. ... Slip Op. 6  
 Sebelius v. Auburn Regional (2013),

(4)

## Tribunals in A Criminal Process

1. Grand Jury (5th Amendment);
2. District Court (Pre-And Post Motions);
3. Petit Jury (6th Amendment);

## Idiot Finuncane

False presentation to the 5th  
Amendment Grand Jury makes  
Counts I+II "Forever Void";

Subject to Attack Under 12(b)(2);

Grand Jury # 2 "at All relevant times  
the Idiot Squad, Young, Finuncane,  
Connolly "Fully Informed" as to

(4) Rule 12.3+ 18 Pa.C.S.A. 505,

"Discretionary Deadly Force" Protection  
of Person (2.3)(2)(ii); "Constitutionally  
protected activity" [No Duty to Retreat]  
Stand your ground pa. 2011;

Then The Other "Vague Term";

1. "Mandatory Claims Processing  
Rules"

"Those Rules Authorized under  
28 USC § 2072; that Have  
Subsequently Undergone Review  
By 28 USC § 2074; with



(5)

a "specified time Requirement")

See Rule 12.3 "must have a Written Objection Within 14 Days";

As of 10/1/20 "The Idiot Financiere ON the Record" saying "He Never Provided any Written Response" Due to the

Transcript; "Statement of Purpose" 9/12/19 "Just Say It is Not Legally Decipherable --- and "the Court Will Do the Same" ...

"Statement of Purpose" See Mandamus In Re: Arthur 71 F.3d "Connolly must Go"; (1995);  
I Can't Decipher anything!

10/15/20 "Order" 28 USC 144 "Too Late" waiting on Young affidavit "6/21/19" Keith Donoherty "No Idiot Judge From the 3rd Can Be a Valid

SEBB/US V. Auburn Regional Tribunal based on Marshall V. Jerrico (1980)";

As to The Idiot Financiere

"He is Misstating Nutraaceutical"  
The is "No Equitable Tolling" For Rule 12.3 --- here...

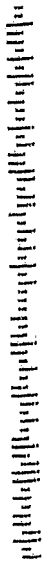
(5)

Kerth Duequity (76873-057)  
FDC  
PO Box 562  
Phila, PA 19105

Legal Mail  
① of ③

Judge Cornelli  
844 N. King St  
Wilmington, DE 19801

19801-351999



PHILADELPHIA PA  
4 NOV 2020 PM 7

